FORM PCT/DO/EO/905 (March 2001)

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			FIRST NAMED	APPLICANT		ATTY	. DOCKET NO.	
U.S. APPLICATION NO.								
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						INTERNATIONAL APPLICATION NO. PCT/CA99/00981		
HEIDI S NEBEL			PU	1/CA99/0	0981 .			
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	STATES	DESIGNAT	ED/ELECT	TED OFF	ICE (DO/EO/	US)		
l. The following iter	ns have been s	submitted by the a	pplicant or the	e IB to the U	Inited States Patent	and Trade	mark	
					ce (37 CFR 1.495));		
U.S. Bas	ic National Fe	e. al application		n of Small E	ernational applicati	ion into En	glish.	
	the internation Declaration of				: 19 amendments in			
	Article 19 ame		Other:			·		
	Document.		0					
The Inter	national Prelin	ninary Examinati	on Report in E	inglish and i	ts Annexes, if any			
Translati	on of Annexes	to the Internation	al Preliminary	Examination	on Report into Eng	lish.		
_				11/0 but bee	filed the fellow	wina indian	ted items and/or	
2. 💌 Applicant has r	equested early	processing under	35 U.S.C. 37	(1(1) but nas	not filed the follow	vilig iliulca al annlicatio	on must be filed	
he indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment.								
U.S. Bas	ic National Fe	e.	Copy of	the internation	onal application.			
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3. The following item	ns MUST be f	urnished within t	ne period set f	orth below i	n order to complet	e the requi	ements for	
acceptance under 35 l	U.S.C. 3/1: ation of the at	ndication into En	zlish. A proce	essing fee wi	ill be required if su	bmitted		
late	r than the app	ropriate 20 or 30	months from t	he priority (iate.		•	
The	current trans	lation is defective	for the reason	s indicated	on the attached No	tice of Defe	ective	
Tra	inslation.			1:	d/or the Annayer	later than t	he	
□ b. Proce	ssing fee for p	30 months from	lation of the a	ppiication at	nd/or the Annexes	iater trian t	iiC	
app	ropriate 20 or or declaration	of the inventors, i	n compliance	with 37 CFI	R 1.497(a) and (b)	, properly i	dentifying	
the	application (p	referably by the I	nternational ai	oplication nu	imber and internati	onai ming	date). A	
suņ	charge will be	required if subm	itted later than	the appropr	iate 20 or 30 mont	hs from the	priority	
dat	е	: ئەلە سەلىسىلىس خ	a not comply	with 27 CEI	R 1.497(a) and (b)	for the rea	, sons	
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nio	arge for provi	ding the oath or d	eclaration late	r than the ap	propriate 20 or 30	months fro	om the	
		CER 1 492(e))						
 Additional claim t 	fees of \$	as a _	large entity	small entit	y, including any re	quired mu	itiple dependent	
claim fee, are require	d. Applicant	must submit the a	dditional clair	n tees or car	icei the additional	Ciamis ioi	willen tees are	
due (37 CFR 1.492(g								
5. Applicant has	not submitted	the required seque	ence listing pu	rsuant to 37	CFR 1.821-1.825	. See attac	hed	
PCT/DO/EO/920.								
ALL OF THE ITEM	AC CET FOR	TH IN 3(a)-3(d).	4 AND 5 AB	OVE MUS	T BE SUBMITTE	D WITH	N TWO (2)	
TAXABLE COLORS	THE DATE O	E TUIC NOTICI	7. OR BY 22. (OR 32 MO	vilhs (where 3/ C	JIK 1.473	аррис) гком	
THE PRIORITY D.	ATE FOR TE	IE APPLICATIO)N, WHICH	EVER IS LA	ATER. FAILURI	E TO PRO	PERLY	
RESPOND WILL F								
The time period set a	bove may be	extended by filing	a petition and	fee for exte	ension of time unde	r the provi	sions of 37 CFR	
1.136(a).	•						•	
6. If box 3a or 3c is	shooked a tra	nelation of the A	nnexes MUST	be submitte	d no later than the	time perio	d set above or the	
7. The Article 19	amendments	are cancelled sinc	e a translation	was not pro	ovided by the appro	opriate 20 (37 CFR 1.494(d))	
or 30 (37 CFR 1.495	(d)) months fr	om the priority d	ate.					
Applicant is reminde	d that any con	munication to the	United States	Patent and	Trademark Office	must be ma	ailed to the	
address given in the	heading and in	clude the U.S. ap	plication no.	shown above	e. (37 CFR 1.5)			
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	A copy of	this notice i	MUSI DE	<i>returned</i>	with this res	ponse.		
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